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                          COMMONWEALTH OF MASSACHUSETTS
     MIDDLESEX, S.S.
                                             PROBATE AND FAMILY COURT
 4
                                             DEPARTMENT
                                             OF THE TRIAL COURT
 5
 6
     MICHAEL S. SPEIGHT
                                            Docket No. MI24W0167WD
 7
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     ٧.
 8
     AMANDA KAELBLEIN
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10
                   MOTION HEARING
                   BEFORE THE HONORABLE JAMES M. SWEENEY
11
12
     APPEARANCES:
13
     For the Plaintiff, Michael S. Speight:
     By: Michael S. Speight, Pro Se
14
     For the Defendant, Amanda Kaelblein:
By: Amanda Kaelblein, Pro Se
15
16
     Also Present: Elaine Padilla, Probation
17
18
19
20
21
22
                                    Woburn, Massachusetts
                                    Courtroom 2
23
                                    March 14, 2024
                      Proceedings recorded by Court Personnel.
Transcript produced by Approved Court Transcriber
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                      Tamara Bentzur, eScribers, LLC
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 1
    (Court called to order.)
 2
    (11:37 a.m.)
 3
         THE COURT: The Speight matter, please. All right.
4
    everyone would state their name, please. Starting with you,
 5
    ma'am.
 6
         MS. KAELBLEIN: Amanda Kaelblein.
7
         THE COURT: Sir.
8
         MR. SPEIGHT: Michael Speight.
9
         THE COURT: All right.
10
         MS. PADILLA: Elaine Padilla (phonetic), Probation, Your
11
    Honor.
12
         THE COURT: Good morning. Go ahead, Officer.
13
         MS. PADILLA: Your Honor, the father has filed a complaint
14
    for 209(c). He is seeking custody of the minor child, who will
15
    turn seven in June. He indicates that he has not seen the child
    in approximately 21 months. And that is not disputed.
16
17
         He is seeking joint legal custody. He is seeking alternate
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    weekend parenting time plus one day per week, and he is looking
19
    to share holidays. He was also looking to meet at the Melrose
20
    Police Department for the purpose of exchanging the child during
    scheduled visits. At this time, mother is opposed to father
21
22
    having any contact with the minor child, and there is no
23
    agreement at this time.
         THE COURT: Well, what's --
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25
         MS. PADILLA: There's a -- there's a no-harassment order in
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1
    place. There is not a restraining order in place.
 2
         THE COURT: There's not a restraining order.
 3
         MS. PADILLA:
                       No. Father has presented some documents
 4
    today. Mother has copies of everything. He appears to have
    filed some sort of civil litigation in New Hampshire. I believe
 5
 6
    it was filed this month -- no, I'm sorry, in February, like,
 7
    around the 24th. It has not been heard yet.
 8
         As far as the other documents, there are things like
 9
    collateral contacts showing that he's taking his Vivitrol shot,
10
    showing he's in counseling. Mother has been given copies of all
11
    documents.
12
         THE COURT: Okay. What would you like to say, sir?
13
         MR. SPEIGHT: Yeah. Your Honor, I heard you earlier. You
14
    said more is less, so I'll just give you a brief rundown.
15
         THE COURT: I was talking about exhibits, really. Less is
16
           Instead of giving me 10,000 pages, you can give me, you
17
    know.
18
         MR. SPEIGHT: All right.
19
         THE COURT: Right. What have you got to say?
20
         MR. SPEIGHT: So on June -- on May 28th, Mother left with
21
    minor child out in New Hampshire and came to Massachusetts.
22
    then asked me to start paying child support. With no order, I
23
    started paying her child support. I paid child support with the
24
    order and without an order since May 28th of 2022.
25
         THE COURT:
                     Okay.
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MR. SPEIGHT: And I haven't seen my daughter since that day. So litigation started in New Hampshire after she was offered a restraining order on May 28th. She denied it and said I wasn't violent. I have the police report right here from Derry -- Derry Police Department, if you want it. Then she attempted to get three other restraining orders on me, and they all failed. She only got the harassment order because she -- I was bogged down with litigation, and I couldn't miss any more time at work, and I missed the hearing. And they gave her the harassment order for a no show. So New Hampshire was continuously exercising jurisdiction. In July, she put in a motion to dismiss and moved to Massachusetts. It was denied. And then she took it upon herself, still, to go to the DOR and ask for a child support order. So before my parenting plan in New Hampshire, 12 days before the parenting plan, Massachusetts put in a temporary order. And that got my --THE COURT: For parenting or for child support? MR. SPEIGHT: Just for child support. THE COURT: All right. MR. SPEIGHT: She didn't file for custody. She only wanted

child support. Now, the reason why she wanted child support is

in New Hampshire, it goes to 18. In Massachusetts, it goes to

THE COURT: well, not 26 -- 23.

MR. SPEIGHT: 23. It's still a significant amount of time more. Anyways, what I'm getting at is she wouldn't let me see my daughter the whole time. So I appealed the decision to the Supreme Court in New Hampshire. I denied because the Massachusetts judge, after the child was in Massachusetts for six months, put in a full order.

Then I filed for custody here. The whole time, she hasn't let me see my daughter. She let me speak to her twice on the phone at the beginning.

If you look at the Massachusetts transcripts, she says we were together five years. And if you look at the New Hampshire transcripts, she says I never had a relationship with my daughter at all. And as you can see, I entered pictures into evidence that I did have a relationship with my daughter. and I -- and I want to continue that relationship.

THE COURT: What are you looking to have happen today, sir?

MR. SPEIGHT: I want every other weekend. And I want one
day a week, and I shouldn't pay -- I shouldn't have to pay. And
I can read you constitutional provisions where a father enjoys
the same right.

THE COURT: You -- you're the father. You're the mother. You both have rights, okay.

MR. SPEIGHT: I want joint custody. I want every other weekend and one night a week.

THE COURT: Okay. What do you say, ma'am?

MS. KAELBLEIN: Your Honor, do you mind if I refer to my notes on my phone?

THE COURT: That's okay.

MS. KAELBLEIN: Thank you so much. I did bring all the legal documentation as well. I'm not aware of any of that being true. I want to start off by saying yes, we were in a relationship. We had a beautiful daughter together who was six and a half. She's actually on the autism spectrum, so she suffers from emotional issues.

I want to say that we stayed together for that long because we -- me and my family and friends all rooted for him during nefarious behaviors. When this started, we -- I left him because I had found out that he was engaging in paying prostitutes. I did not think that was appropriate for my daughter to be around that type of behavior, and due to past addiction issues, I know what kind of state he's in when he engages in any type of addiction.

He called my work after this happened and opened a compliance investigation on me at my job. They closed it with no findings, and they actually were not even comfortable enough calling him back because he was so aggressive towards my job.

My job holds the health insurance that gives my daughter her BCBA services five days a week. She would have lost her services that she's had since she was a baby. Two ex partes

were filed on me in New Hampshire for emergency removal. They were both dismissed by the New Hampshire courts.

I've had frivolous cases filed on me after every single court hearing that him and I have had. There's always a new open case. And like he said, he's now suing my mother and my father, me, the DOR lawyer from Massachusetts, and I believe he's also -- he's also filed against the State of Massachusetts, which I believe is closed.

He's been very -- his behavior has been very manipulative. I've been informed by others that he's showing ill intent over social media, along with other people in his life. He's used the court system for intimidation and financial hardships. He's told me that my father is going to have to remortgage his house after he's done in the court system. My lawyer had told me to file for criminal harassment. He says that he always wins in court.

I want my daughter to feel safe. The letters of recommendation that he's provided, I don't know any of these people, so I'm not really sure. I know a different side of him, unfortunately. He has threatened psychological damage if he gets my daughter. Writing over and over again Mama and Papa won't let you see me. Mama and Papa won't let you see me, over and over again.

He's made threats that are -- I'm actually uncomfortable even standing up here today because of the criminal background.

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8
1
    And there's violence in our past. We've had open DCF cases, and
2
    I dropped a third-time felon on him because I wanted to him to
3
    have a relationship with his daughter. I was -- it was advised
4
    not to.
         THE COURT: Let me ask. Dad hasn't seen your daughter for
5
6
    some period of time.
7
         MS. KAELBLEIN: Yes.
         THE COURT: So do you think there should be any parenting
8
9
    order put in place?
10
         MS. KAELBLEIN: I do not.
11
         THE COURT: Forever and never?
12
         MS. KAELBLEIN: I don't believe that, no.
13
         THE COURT: So tell me -- tell me what you think should --
14
    the right thing to do is.
15
         MS. KAELBLEIN: I think that he needs to work on himself.
16
    I think that he needs anger management. I think that he needs
17
    intensive therapy. There's a lot of things that I think that he
18
    needs, to be honest.
19
         I think he probably knows better what he needs. But just
20
    from what I've seen, I believe that he needs those types of
21
    things. A lot of anger management, a lot of therapy, parenting
    classes, maybe. I don't even know what other services are
22
23
    offered beyond that. But I would say that any services that are
24
    offered, he would probably need.
25
         THE COURT: Okay. Anything else you want to say?
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9
 1
         MR. SPEIGHT: Yeah. Your Honor, all this is hearsay.
 2
    has no paperwork or anything to prove this. She's used this
 3
    before in the restraining orders. They got denied.
                                                         It's -- vou
 4
    know, it's a tactic to manipulate the Court and keep me away
 5
    from my child.
 6
         Because me and my daughter had a wonderful relationship.
 7
    And at times, she was jealous over my daughter and my
 8
    relationship because I didn't show her the same attention.
                                                                The
 9
    relationship was ending, and I didn't show her the same
10
    attention that I showed my daughter.
11
         And, you know, if this. I don't see how this can -- can
12
    continue. I mean, I have rights as a parent. And you know, all
13
    I want to do is see our child. I want to raise our child
14
    together. And she -- she's unwilling to do that.
15
         THE COURT: Okay. I'll take it under advisement. Okay.
16
    Thank about what to do. Thank you, folks.
17
         MS. KAELBLEIN: Thank you.
18
    (Hearing concluded at 11:47 a.m.)
19
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simultaneous speech							
speaking away of microphone							
other:	time stamp:						
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COMMENTS:							

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